



September 6, 2007

Dr. Warren Stutzman
President
Maxtena, Inc.

VIA E-MAIL

Re: New US Utility Patent Application
Quadrifilar Antenna

Dear Dr. Stutzman:

It was a pleasure speaking with you on September 5, 2007. Based on our discussions it is our understanding that you would like us to prepare, file and prosecute, on your behalf, one United States application for utility patent on the quadrifilar antenna invention described by U.S. Provisional Application Serial No. _____, filed December 8, 2006 ("the quadrifilar provisional"), that you provided to us.

It is our understanding that all embodiments of the quadrifilar antenna invention for which you desire protection by a utility patent are fully described by the quadrifilar provisional you provided us, in sufficient detail for a person of ordinary skill in the art to make and use the invention without having to conduct undue experimentation. It is therefore our understanding that the utility application will essentially be the quadrifilar provisional, reformatted and re-arranged to the extent necessary to conform to United States Patent and Trademark Office (PTO) regulations, with a set of claims of varying scope covering various embodiments aspects of the invention described in the quadrifilar provisional.

We indicated that we expected the cost for preparing and filing the application to be approximately \$3,500, inclusive of expenses, depending on the number of claims and number of applications which are filed (our estimate assumes the patent application will have no more than three independent claims and twenty total claims). To conduct this work, we propose to use the following personnel at the hourly rates noted below:

Michael Whitham	\$320/hour
Laurence Stein	\$320/hour

Dr. Warren Stutzman
September 6, 2007
Page 2 of 2

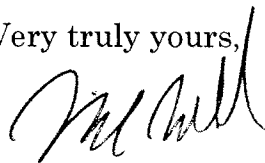
We will require a retainer of \$1,750 prior to beginning work on the project, and we will charge our time against the retainer and invoice you for the remaining balance at such time as the application is ready to file in the U.S.

As we discussed, our estimate is for services in connection with preparing and filing the application, and does not include the costs that will be incurred for prosecuting the patent application or any costs for pursuing foreign applications. The cost for responding to office actions will vary depending on the number of issues raised by the Examiner. We can discuss the expenses for office actions, and provide you with an estimate of costs, when they arrive. For purposes of our representation, we will agree not to undertake any action on your behalf that would cost in excess of \$1000 without your consent.

Further, we discussed the patent cooperation treaty (PCT), European patents, and patents in a variety of foreign countries at our meeting. As we discussed, a PCT application must be filed on or before December 8, 2007 if you wish to pursue foreign patent protection on any invention described by the quadrifilar provisional. The rough estimated fee for filing a PCT application is approximately \$2,500. As we discussed, the PCT application does not itself confer any enforceable patent rights; the PCT application provides you an additional 18 months to file an application for patent in any foreign country that we identify on the PCT application. The expenses for filing, prosecuting and maintaining patents in foreign countries can be quite significant, and will vary with time (e.g., countries changing their fees, and changes in currency exchange rates). As these filings represent significant out of pocket expenditures for the firm, we will require prior payment of estimated costs prior to undertaking any action with respect to foreign patent matters before proceeding.

If this letter accurately sets forth your understanding of the services to be performed, and you agree to the terms presented herein, please sign, date and return this letter to me with a check for \$1,750.

Very truly yours,



Michael E. Whitham

ACCEPTED and AGREED

Dr. Warren Stutzman

Date:_____